





## DAILY NEVADA STATE JOURNAL

C. POWNING, Editor and Proprietor.

FROM A DEMOCRATIC STANDPOINT.

Ex-Speaker Carlisle represents a large majority of the Democratic party, and will undoubtedly be the leader of his side of the next House of Representatives. What Mr. Carlisle says in the August Forum on "The Republican Programme" will therefore attract very general attention. It appears that Mr. Carlisle was moved to this discussion by the article of Senator Morrill in the July number of The Forum, although he admits that he does not suppose the statements of the Vermont Senator are in any proper sense authoritative, "or even that he has in every instance correctly expressed the views of a majority of his party." A contrary presumption is warranted as to the statements and views of Mr. Carlisle. It may be possible to gather from these some idea of what may be the Democratic programme, the Omaha Bee thinks.

In considering the matters which Senator Morrill indicated as among the "perils in front of the present Administration," namely, the execution of the civil service law, the question of silver coinage and the negro problem. Mr. Carlisle says as to the first of these the delay of the President in appointing Civil Service Commissioners and his postponement of the order classifying the railway mail service "show conclusively that there is no great anxiety for the enforcement of the law as it stands." Those familiar with the facts, even Democrats, will fail to find any justice in this view. The present Administration found the Civil Service Commission reduced to a single member, and knew, also, that for three or four years the Commission had been demoralized by personal feuds. It was also impressed with the urgent necessity of reorganizing the Commission by the appointment of men known sympathetic with the reform, and who would be likely to work in harmony for its promotion. The preceding Administration had suggested the Democratic member and he was accepted. The task of the new Administration was to find an entirely acceptable Republican member, and it has been very generally conceded that it did so, at least so far as his zeal and interest in the reform are concerned. The desire thus shown by the Administration to constitute the Commission of civil service reformers must appeal to all candid men as conclusive of an anxiety to enforce the law as it stands, and nothing has occurred since the Commission was reorganized to warrant a different view. It has been pursuing without restraint a policy looking to the rigid enforcement of the law. As to the postponement of the order classifying the mail service, it was done in the interest of the service and as an act of justice to men, many of them old soldiers, who were thrown out during the closing months of the last Administration on the score of offensive partisanship. The service was suffering seriously from the incompetencies who had been given the places of experienced and capable men, and it was absolutely necessary to the efficiency of the service that those who had been removed solely for political purposes should be restored. Especially was restoration due to the veterans who had suffered from the hostility of the Democratic Administration. The postponement was brief, but it was sufficient to allow of great improvement in the character of the service and to do justice to the men who had been faithful and competent officials. It will be in place to observe here that the application of civil rules to the railway mail service is not working with entire satisfaction. Those in charge of this branch of the postal service, the most difficult of any, complain that since the classification they do not as a rule get suitable men, and that the inevitable result must be damaging to the efficiency of the service. The situation would undoubtedly be much worse but for the postponement which allowed the restoration of experienced and capable clerks.

Mr. Carlisle is unquestionably correct in assuming that the Republican party will not stop the coinage of silver. That was an early hobby of the last Administration that found little approval even from its own party, and the Wall-street influence that dictated it and was all-powerful with Mr. Cleveland's first Secretary of the Treasury is not now potent in shaping and directing the financial policy of the country. Mr. Carlisle thinks that the "so-called negro problem is one that will continue to vex the Republican party as long as it is compelled to rely for success upon the solid colored vote, and no solution of it will be satisfactory unless it subjects the white to the exclusive control of persons of color." It is not to be seen that it is always counted for the Republican candidate. I want to effect this Mr. Carlisle charges that it is a part of the Republican programme to enact, "without any constitutional authority," a Federal registration and election law. Of course Mr. Carlisle regards such an expedient as pregnant with evil, but he makes no effort to show that the political conditions in the South are not such as would justify such a law. He does not attempt to deny that there are hundreds of thousands of voters in that section who cannot exercise their political rights without some such protection. It is quite possible that legislation of the character that has been proposed, and which some of the Republican leaders in Congress may still contemplate, would be productive of some ill effects, but all the ill possible to result from it could not be so serious or dangerous as continuing in one class of citizens permission and power to deprive another of their most valuable and constitutional right.

Mr. Carlisle's professed apprehensions of what the Republican party may do in granting bounties and subsidies, increasing pensions and otherwise providing ways for disposing of the public money until it may become necessary to impose new taxes or issue new bonds, and possibly both, will

cause no alarm even among Democrats who have the greatest confidence in the Kentucky statesman. During twenty-four years the Republican party administered the Government without doing any of the disastrous things which Mr. Carlisle says are now contemplated, and on that record it may fairly ask the present confidence of the country. At any rate, with the parties so nearly equal in strength in the lower House of Congress, and Mr. Carlisle leading the minority, there ought to be little difficulty in his party preventing the consummation of whatever in the Republican programme he believes to be evil and dangerous.

The Pension Office investigation has not progressed sufficiently to give any definite idea of what its outcome will be. The Pension Office officials appear to be serene and satisfied to abide by the findings of the commission, and claim to be confident that nothing will be shown by the investigation that reflects upon the management of the Pension Bureau, but possibly some crookedness among medical examiners who have taken advantage of Commissioner Tanner's loudly proclaimed liberality to the pensioners. But already there appears to have come over those who were in a large measure instrumental in bringing about the investigation a belief that there is not so great a mare's nest of corruption in the Pension Office as was at first supposed. Corporal Tanner's recent dignified and sensible attitude in regard to the investigation has really disarmed his bitter enemies. The course now pursued by those who have been loudest in proclaiming against the iniquities of the Pension Office is to assert that the Secretary of the Interior, who ordered the investigation, and Assistant Secretary Bussey, whom they have persistently set down as an enemy of Tanner, are now engaged in trying to whitewash the Commissioner and that the recently appointed commission was named for that purpose. It is quite apparent that in their zeal the enemies of Tanner have told a large number of flagrant untruths. It is highly probable that the investigation will show some irregularities, and some of the under officials, such as medical referees, may be shown to be wrong in their construction of the law, but beyond permitting some cases to go through without a more thorough examination all his friends unhesitatingly claim that the Commissioner will be found entirely innocent of any wrong doing.

The retirement of Major Alexander Sharp on account of age reduces the number of paymasters of the army to thirty-two, leaving the quota three in excess of the number fixed by the act of 1884, which was passed through the efforts of a Congressman who was disappointed in not getting a candidate of his appointed to one of these positions. For the first year or two the army did not suffer from the reduction, but within the last two years there has been a material increase in the labors of this department by reason of more frequent payments to troops, and with each reduction of the force the service becomes more crippled. It is the desire of the department to make monthly payments throughout the army, but as the retirements continue it becomes necessary to reduce instead of increase the number of posts so paid. A determined effort will be made during the next Congress to have the number of paymasters increased to forty. With the whole army crying for more frequent payments, and the favorable recommendations of the officials, and the hard work that will be done by outsiders who have designs on the desirable positions, legislation in this direction would seem reasonably certain.

It is not necessary to go to London to witness the horrors of the "sweating shops." They exist in New York City and almost every large city of the East where ready-made clothing is manufactured. The investigation set on foot by a delegation of the Tailors' Union of Boston, who visited New York City for the purpose of looking into the condition of their fellow-workmen, reveals a state of affairs scarcely to be believed. Men, women and children are crowded into hot and ill-ventilated rooms and forced to work from sixteen to eighteen hours a day for a mere pittance. This is worse than slavery.

Another song has been struck by the Cherokee commission sent out to Indian Territory by President Harrison to negotiate for the opening of the Cherokee strip. Chief Mayes, the President of the Cherokee, is adverse to calling a special session of the Legislature to receive the commission and negotiate for the sale of their lands. This was a predicament not anticipated either by President Harrison or by the commission, and unless the chief can be won over the business of treating with these Indians has been brought, for the present at least, to a dead stop.

St. Louis Globe-Democrat: The action of the Ohio prohibitionists in nominating a State ticket for the purpose of assisting the Democrats and the liquor interests only goes to prove that the recent defection of their party have neither taught them any sense nor made them decently ashamed of their scandalous position in the eyes of all good and honest people.

Lost to All Sense of Shame.

New York's Monumental Gall.

That is the Way of New York.

New York World: Every adventurer and schemer in the city is moving towards the proposed exposition, which the New York papers urge that New York is the only city on the continent fit to hold the International Exposition in 1892. It is positively atrocious.

## New and Liberal Rule for Mutilated Currency.

The new United States Treasurer, J. N. Huston, has issued some revised regulations in reference to the issuance and redemption of currency. The feature of particular interest relates to the redemption of mutilated currency. Heretofore the rule has been to redeem at their face value all worn and tattered U. S. notes, where the quantity presented for redemption exceeded nine-tenths of the original proportion, and to receive at a discount at the rate of ten per cent. for every one-tenth less than nine-tenths down to one-half of the whole note. Fragments less than one-half have not been redeemed at all unless accompanied by satisfactory evidence that the remainder of the note had been destroyed. Under the new rule of Secretary Huston, if three-fifths of the note be presented for redemption the face value would be given; if less than three-fifths and more than two-fifths, then fifty per cent. of the face value will be given. The face value of less than three-fifths will be given where it can be shown that the remainder has been destroyed. It is presumed that this new rule applies equally to Gold and Silver certificates, which were in the same category with the United States notes under the old regulations. The change gives great satisfaction to all who handle Government paper.

## The Only Recreation in Cincinnati.

Cincinnati Commercial-Gazette: The report going about among our contemporaries that the Mayor of Cincinnati is about to issue an order forbidding the chewing of gum in this city on Sunday is not true. Mayor Mosby is a gum chewer himself.

## NEW TO-DAY.

## THE M'KISSICK OPERA HOUSE.

JOHN PIPER, ..... Lessee.

TUESDAY, AUGUST 6, 1889.

## THE POPULAR COMEDIAN,

J. B. POLK!

And His Entire New York Company, in His Latest Brilliant Success

## "THE SILENT PARTNER"

A NEW AND ORIGINAL AMERICAN COMEDY.

Novel and Stirring Scenic Effects.

—ALSO INTRODUCING—

## EDISON'S WONDERFUL PHONOGRAPHS.

AN SPECIAL FEATURE.

Press Circle Reserved.....\$1.00

Balcony Reserved.....75

Admission to Balcony.....50

Reserved Seats now on sale at Nasby's. No extra charge for reserving.

## TEHAMA COUNTY,

10,378 27-100 Acres.

Township 25 N, Range 7 W, Mt.

Diablo Meridian.

This township lies on the eastern slope of the Coast Range of mountains, and from 15 to 20 miles west from Red Bluff, the county seat of Tehama County. The field notes of the U. S. Surveyor who laid out this township, says: "This township is well adapted for grazing, as it affords pasturage for large herds of cattle. It is well watered by the various tributaries of the Crocker Creek. It is also very valuable for its timber, which consists of a heavy growth of yellow and sugar pine, spruce, and cedar. There is a heavy undergrowth of chaparral, chemical and manzanita." The even sections are in most instances government land, so that the parts most valuable as adjacents to this range might easily be secured at government price, namely: \$2.50 per acre for single quarter sections.

In Section 9, coal was discovered recently by some herders, but no attempt has been made to develop the mine, although samples which have been tested show the coal to be of excellent quality.

We are assured that a Railroad heading for the Coast, and running through the Coast Range timber belt will be built very near this ranch. Price for the whole, consisting of 10,378 27-100 acres will be \$25,000.

TERMS.—One-third cash, and balance in two equal yearly payments. Apply to

GREENWOOD & DWOLF,

Owners,

No. 415 Montgomery Street, S. F.

Or at Journal Office, Reno, Nevada.

AP12

## SUMMONS.

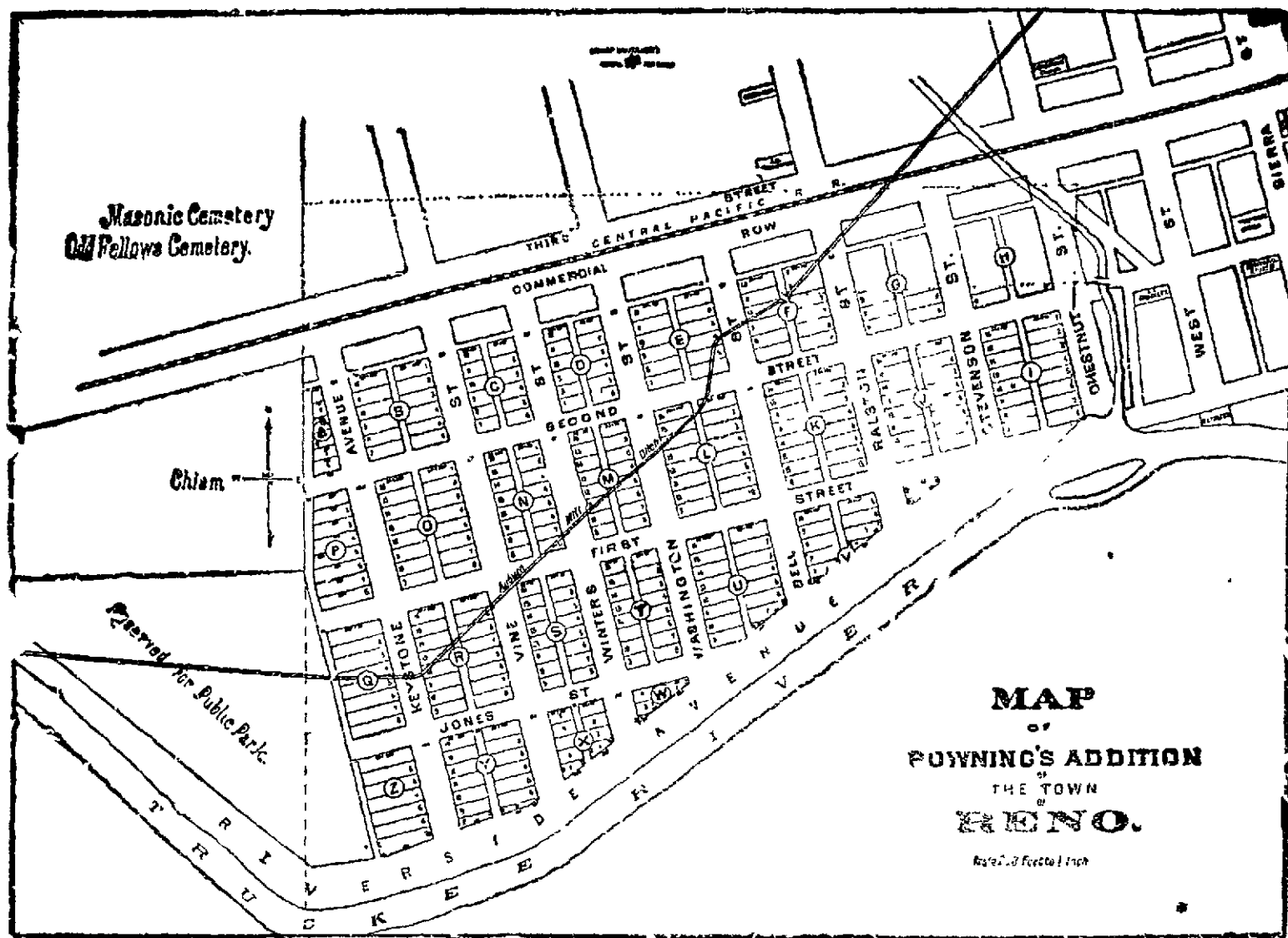
IN THE DISTRICT COURT OF THE STATE

of Nevada, in and for the county of Washoe.

The State of Nevada sends to Guilford B. Chapin, Clerk, to you hereby required to appear in an action commenced against you as defendant by

Guilford B. Chapin as plaintiff in the District Court of the State of Nevada, in and for the county of Washoe, and answer the complaint therein within ten days after the service of said summons (exclusive of the day of service), if served in a day county, or twenty days if served out of said county, but within said District, and in all other cases forty days; or judgment by default will be taken against you according to the prayer of said complaint. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. 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The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. The said action is brought to recover judgment and decree of Court annulling the marriage heretofore and now existing between you and said plaintiff, on the ground of wilful failure and neglect on your part to provide for plaintiff the woman necessities of life, having the ability and means on your part so to do, and also on the further ground of extreme cruelty on your part towards the plaintiff, and for the custody and control of the minor children of yourself and plaintiff. 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## 250 Beautiful Lots For Sale!

A RARE CHANCE FOR AN INVESTMENT AND A HOME.

### THE MOST LOVELY PORTION OF RENO.

Facing the Truckee—The Aristocratic Avenue—Riverside Driveway—Splendid Sewerage—Healthy Location and Safe From Fire.

The proprietor is now ready to receive proposals for lots in Powning's Addition. The map gives a good idea of the tract, which is situated between the Central Pacific Railroad and the Truckee River, and commences on the west at a point three blocks distant from Virginia Street, making it the most central and convenient of any portion of the rapidly growing town of Reno. Unlike any other part of the town this Addition faces the beautiful Truckee River and Riverside Avenue is certain to become the fashionable driveway of the country. The streets are 80 feet wide, while Riverside and Keystone Avenues are intended to be 100 feet in width. All alleys are 20 feet wide. The soil is a rich gravelly loam, and susceptible of the highest state of cultivation. Being situated as it is it is more safe from fire than any other section. The regular lots are 50x140 feet. The sewerage is perfect.

Before Buying Elsewhere Parties will do Well to Look at These Lots.

## RENO

Reno's geographical position is excellent. It is on the line of the Central Pacific Railroad, only 154 miles from Sacramento, and 244 miles from San Francisco. It is the terminus of the Virginia and Truckee Railroad running south, and of the Nevada and California Railroad running north. It has two Flouring Mills, Planing Mills, three Nurseries, a Soap Factory, Reduction Works, and other industries. A great Woolen Mill and a Sash, Door, Blind and Box Factory, are about to be established.

Reno has the Bank of Nevada with \$300,000 capital, and the First National Bank with \$500,000 capital. It has two fine papers in the DAILY and WEEKLY NEVADA STATE JOURNAL and the Daily and Weekly Gazette.

Reno is the natural home of the Alfalfa, and therefore the great cattle headquarters of the State. Here are fed the prime beef for the California market. Reno potatoes are the best in the world, and she also excels in Strawberries and the small fruits. Reno Wheat took the first prize at the great New Orleans Exposition.

The State Fair is always held at Reno. Reno is the County Seat of Washoe County, the wealthiest county in Nevada.

## RENO!

Has 5,000 Population and is Growing Rapidly.

The Loveliest Town

The Cleanest Town.

The Wealthiest Town!

The Healthiest Town!

## RENO

Is Supported by the Richest

Farming Country of Nevada,

Northern California and South-

ern Oregon.

Reno Chapter No. 7, R. A. M.

A. O. U. W.

## RENO

Has no equal in Nevada or California for salubrity of climate, wealth of soil, diversity of products and stability. Situated in the very heart of the celebrated Truckee Meadows the future of Reno is assured. Reno is the City of Homes. There is not a house to rent in Reno. New buildings are occupied as fast as erected. Reno has advantages which no other town can equal. The climate is mild and genial in Winter, and even and healthful in Summer. There are no excessively heated or severely cold terms, and while the days may be warm in Summer the nights are deliciously cool; in Winter sleigh-riding is the exception and not the rule.

Facilities for irrigating surpass any in the State and there is no failure of crops. Reno has Churches of all denominations, Bishop Whitaker's School for Girls, Mt. St. Mary's Academy, the State University, and splendid Public Schools.

The Reno Water Co. furnishes ample pure, cold water for all purposes. The Reno Electric Light Co.'s electric light system, already well established, is being augmented. The Reno Gas Co. supplies gas for all purposes. The streets of Reno are lighted by electricity.

I. O. O. F.

TRUCKEE LODGE, NO. 14, I. O. O. F., meet at their hall on Chestnut street, over the Congregational Church, Thursday evening at 8 o'clock. Visiting members in good standing are cordially invited to attend.

## RENO!

Is the Railroad Center of Nevada.

## RENO

Is the Educational Center of Nevada.

## RENO

Is the Healthiest Town in Nevada.

## RENO

Is Great, and Alfalfa is King!

## The Safest Investment

IN THE STATE

RENO PROPERTY

Is the Cheapest on the Coast in comparison with that of other cities.

I. O. O. F.

TRUCKEE LODGE, NO. 14, I. O. O. F., meet at their new hall, west side Stern Street, near the Golden Eagle Hotel, Reno, Nevada, every Wednesday evening, at 7:30 o'clock. Visiting members in good standing are cordially invited to attend.

STATE FAIR, 1889.

1889

1889

# THE STATE FAIR AT RENO,

Of 1889, Will be Held

Commencing September 30th and Ending October 5th, 1889.

## LIBERAL PREMIUMS

For Live Stock Department and Exhibits in Pavilion.

Trials of Speed to be Conducted Under the Auspices of the Directors of the State Agricultural Society.

THE STATE AGRICULTURAL SOCIETY WAS ESTABLISHED IN ACCORDANCE with an Act of the Legislature of the State of Nevada, entitled "An Act to provide for the management and control of the State Agricultural Society of the State," approved March 7, 1885.

### Members of the State Board of Agriculture:

C. C. POWNING, of Washoe County, ALVARO EVANS, of Washoe County, THEO. WINTERS, of Washoe County, W. S. BAILEY, of Humboldt County, H. F. DANGBERG, of Douglas County, JOS. MARZEN, of Humboldt County, H. M. YERINGTON, of Ormsby County, L. J. FLINT, of Washoe County, P. H. MULLOCH, of Washoe County, T. B. RICE, of Douglas County, W. O. H. MARTIN, of Washoe County, E. F. BOYLE, of Storey County.

### Officers of the Society:

THEODORE WINTERS, President  
C. H. STODDARD, Secretary  
C. T. BENDER, Treasurer

For Speed Programme, Premium List and other information, address C. H. Stoddard, Secretary, Reno, Nevada. THEO. WINTERS, President.

C. H. STODDARD, Secretary.

### SPEED PROGRAMME:

#### Monday, September 30th

Grand combination auction sale, beginning at 10 A. M. Will be sold live stock of every description. Persons desiring to make sales will make entries with the Secretary, stating explicitly what they desire to sell. Every entry must be accompanied by a cash deposit of \$100. Entries close September 29th. For further information apply to the Secretary, at Reno.

No. 1—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

No. 2—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

No. 3—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

No. 4—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

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No. 9—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

No. 10—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

No. 11—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

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No. 14—Trotting—2-30 class, purse \$1,200, \$500 to first, \$300 to second, \$100 to third.

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FAIR.

ELEVENTH DISTRICT FAIR.

TENTH ANNUAL MEETING

OF

Plumas, Lassen, Sierra and Modoc

Agricultural Association,

AT

QUINCY, PLUMAS COUNTY

COMMENCING—

Monday, September 23, 1889,

AND CONTINUING FIVE DAYS.

W. J. JOE, County, Nevada, Lake and Grant

Counties, Oregon, Admitted to District

for Racing Purposes.

PURSES - - - \$10,000.

PREMIUMS - - - \$5,000.

LADIES' TOURNAMENT!

Tuesday and Thursday at 10 A. M. Six money-

First prize, \$50; second, \$30; third, \$25;

Fourth, \$20; Fifth, \$15; Sixth, \$10.

Grand Combination Auction Sale.

Thursday, September 26th, commencing at 10

O'clock, A. M. Persons desiring to make sales

will make entries with the Secretary, Sept. 24th,

by 6 o'clock, P. M.

SPEED PROGRAMME:

\$25 Money in all races to be divided as follows:

First horse, 50 per cent, second, 30 per cent; third,

10 per cent, unless when otherwise specified. All

races free for all, unless otherwise designated.

FIRST DAY.

1.—Trotting—3 minute class, 3 in 5; Purse \$300

2.—Trotting—3-30 class, 3 in 5; Purse \$400.

3.—Running—3 year-olds and under; mile dash; Purse \$250, District.

4.—Running—Half-mile and repeat; Purse \$200; District.

5.—Pacing—3 in 5; Purse \$400.

SECOND DAY.

6.—Trotting—2-30 class, 3 in 5; Purse \$350.

7.—3 year-olds and under; 3 in 5; Purse \$300; District.

8.—Running—Mile dash, 3 in 5; Purse \$400.

9.—Running—1 1/2 mile dash; Purse \$300.

THIRD DAY.

10.—Trotting—2 year-old colts race, 3 in 5, Purse \$250, District.

11.—Trotting—2-30 class, 3 in 5; Purse \$300.

12.—Running—1 1/2 mile dash; Purse \$250.

13.—Running—1 1/2 mile dash; Purse \$250.

14.—Running—Mile dash. Purse \$250.

FOURTH DAY.

15.—Trotting—Free for all, Purse \$1,000.

16.—Trotting—Single buggy, 2 in 5, owner to

drive, Purse \$150, District. Entries to close at 8

P. M. day before the race. A special race to be

run at 10 o'clock, P. M. day before the race.

17.—Trotting—1 year-olds; half mile and repeat.

Purse \$200, District.

18.—Half mile dash, Purse \$200.

19.—Running—1 1/2 mile dash, Purse \$350.

FIFTH DAY.

20.—Trotting—2-30 class, 3 in 5, Purse \$350.